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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA			
ROCK HILL DIVISION			
United States of America,		Cr. No. 0:99-659 (C	MC)
v.		OPINION and ORDER	
Shon Conner Williams,			
D) efendant.		
))		
This matter is before the court on Defendant's Motion to compel the Government to file a			
Rule 35 motion. ECF No.566. The Government has responded in opposition, and this matter is ripe			
for resolution.			
Under Rule 35(b), the decision to move for reduction of sentence is solely in the discretion			
of the Government. The district court is without authority to compel such a motion unless Defendant			
can show that his cooperation is complete, and that the Government breached an agreement or that			
the Government's failure to file resulted from an unconstitutional motive or was not rationally			
related to a legitimate government goal. Wade v. United States, 504 U.S. 181, 185-86 (1992);			
United States v. Butler, 272 F.3d 683, 686 (4th Cir. 2001). Defendant must make a "substantial			
threshold showing," Wade, 504 U.S. at 186, of either of these elements which should constitute more			
than a recitation of the assistance provided.			

Defendant has not provided any evidence of a breach of an agreement by the Government, nor has he made a "substantial threshold showing" relating to either element noted above. Therefore, for this reason, and for the reasons noted by the Government in its response,

Defendant's motion is **denied**.

IT IS SO ORDERED.

s/ Cameron McGowan Currie CAMERON McGOWAN CURRIE UNITED STATES DISTRICT JUDGE

Columbia, South Carolina December 11, 2012